

Exhibit G

In the Matter Of:
RAVINA vs COLUMBIA UNIVERSITY

1:16-cv-02137(RA)

HOWARD SILBERT

June 19, 2017

ATTORNEYS EYES ONLY



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RAVINA vs COLUMBIA UNIVERSITY

June 19, 2017

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1
2 UNITED STATES DISTRICT COURT
3 SOUTHERN DISTRICT OF NEW YORK
-----X

4 ENRICHETTA RAVINA,

5 Plaintiff,

6 vs.

Case No.
7 1:16-cv-02137 (RA)

8 COLUMBIA UNIVERSITY a/k/a
9 THE TRUSTEES OF COLUMBIA
UNIVERSITY IN THE CITY OF
NEW YORK and GEERT BEKAERT,

10 Defendants.

11 -----X

12
13 ATTORNEYS EYES ONLY

14 DEPOSITION OF HOWARD SILBERT, M.D.

15 New York, New York

16 Monday, June 19, 2017

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June 19, 2017
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1 Attorneys Eyes Only - H. Silbert
2 not take that medication, would that be
3 reflected in writing anywhere?

4 A. No.

5 Q. How do you know Enrichetta Ravina?

6 A. I know her as a patient, as my
7 patient.

8 Q. When did you first meet her?

9 A. In March of 2014, I believe.

10 Q. Is that when she became a patient
11 of yours?

12 A. Yes.

13 Q. Did you know her before she became
14 your patient?

15 A. No.

16 Q. Did someone refer her to you?

17 A. Yes.

18 MS. HARWIN: Objection to form.

19 Q. Who referred her to you?

20 MR. BLOOMSTEIN: Just note my
21 objection insofar as that would be
22 privileged, him identifying another
23 patient of his.

24 MS. FISCHER: I don't know that
25 it's another patient.

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June 19, 2017
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1 Attorneys Eyes Only - H. Silbert
2 to date or soon after the treatment started.
3 It's only in the last I think two months that
4 this is newly diagnosed.

5 Q. Do you know whether Ms. Ravina
6 underwent any testing at any time prior to
7 the last few months to see whether she had
8 hyperthyroidism?

9 A. I believe her blood tests had come
10 back within normal limits.

11 Q. Did you take a psychiatric history
12 of Ms. Ravina?

13 A. Yes.

14 Q. And how did you do that?

15 A. By history.

16 Q. What did you learn?

17 A. She had no prior psychiatric
18 history. She certainly had a history, has a
19 history, as we all do.

20 Q. What do you mean by that?

21 A. She grew up a member of a family,
22 had life experiences, all of which were
23 important to know about, potentially
24 important to know about.

25 Q. What did Ms. Ravina tell you about